EXHIBIT M

United States District Court EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

Standard Conditions of Release

ORDER SETTING CONDITIONS
OF BELEASE AND BOND

	Defendant	
Ale	iandro	Burzaco

Land Market Carlot

Case No.: 15-CR-252 (RJD)

	<u>RELEASE OI</u>	DER	,000,000
	It is hereby ORDERED that the above-named defendant be released as follows:	-	•
	[] Upon Personal Recognizance Bond on his/her promise to appear at all		s or bong on the reverse and:
	[] Upon Unsecured Bond executed by defendant in the amount of \$	acreating proceedings as required, or	
	Upon Secured Appearance Bond as provided herein.	,0	
	Additional Condition	of Palassa	
non fine	nding that release under the standard conditions detailed on the reverse will not		
	f other persons and the community, IT IS FURTHER ORDERED that the defen		
1	The defendant must remain in and may not leave the following areas withou		
1/2	The defendant shall avoid all contact and not associate with any of the following	ring persons or entities: See A	Hachment A
13.	The defendant shall avoid and not go to any of the following locations:	see Attachmen	TA.
4.	The defendant shall surrender any and all passports to the U.S. Pretrial Service		ill not apply for any other passport.
13. 14. 15.	Defendant is placed under the express supervision of the Pretrial Services A		and the second of the second o
	[] is subject to random visits by a Pretrial Services officer at defendant's h		
	fust report to that agency () in person times per		nes per
	is subject to home detention with electronic monitoring with the following		
	[] must undergo [] random drug testing [] evaluation and/or [] treatment	it for: [] substance abuse []alcoholi	sm [] mental health problems.
	must pay the cost of treatment and/or electronic monitoring which per		
		- 45	
16.	Other Conditions: See Attachment A	· · · · · · · · · · · · · · · · · · ·	<u> </u>
-	APPEARANCI		•
	The undersigned defendant and sureties jointly and severally acknowledge the pay to the United States of America the sum of \$ 200 00000000000000000000000000000000	The undersigned agree(s) that this of stare free and clear of liens except as of the start	obligation is secured with his/her/their
	Cash deposited in the Registry of the Court the sum of \$ 3,300), <u>000</u> ;	
	[V premises located at: See A Huchman + B		61-4
	We also agree to execute a confession of judgment in form approved with the proper local and state authorities on or before	y the U.S. Attorney which shall be duty	ine u
	(YOther Conditions: See Attachments A+B		
	[Y] Other Conditions: See Fill a Calpate Prince		
	Address:		•
none	2. 2		
10	Surety Address:	*	
va	F. J. Dzicwan owska		
	Address:	. 1	-,
- C	Address:		-
(V. S. L.)	Addy(S)		- Maritaligang
.u.qer	The Court has advised the defendant of the conditions of release per 18	-3142(h)(1) and (h)(2). This bond is co	nditioned upon the annearance of the
ب معامدة	int and is subject to the Standard Conditions of Bond set forth on the reverse.	If the defendant fails to appear as order	ed or notified, or any other condition
	bond is not met, this bond shall be due forthwith.		•
	I acknowledge that I am the defendant in this case and that I am aware of the	e conditions of release. I promise to ob-	ey all conditions of release, to appear
s directe	ted, and to surrender for service of any sentence imposed. I am aware of the p	malties and sanctions jet forth on the	reverse of this form.
	•	L 15	
		Stone	ne of Defendant
. معدماه	e of the Defendant is hereby ordered on 1/3/ 20/5	Signal	is of Equality
s/		Pablo Migueus A	laress.
-,	. Us li	and injuri	
		resiano Andilaharzu	AULVESS D. D. DAG
٠	·		- Defendant

Attachment A

- 1. The defendant must remain in and may not leave the Eastern and Southern Districts of New York. See additional conditions in paragraph 5, below.
- 2. The defendant will not directly or indirectly associate or have contact with his codefendants or any individual employed by or associated with the following entities: (i) any sports marketing company identified in the indictment in this case, including without limitation Torneos y Competencias S.A., Full Play S.A. and the Traffic Group or any subsidiary or affiliates of the foregoing companies; (ii) CONCACAF and any affiliated or constituent entity; (iii) CONMEBOL and any affiliated or constituent entity; and (iv) FIFA and any affiliated or constituent entity.
- 3. See paragraph 5, below.
- 4. The defendant shall surrender any and all passports to the FBI.
- 5. The defendant is subject to electronic monitoring and home detention at a residence approved by the FBI and the Office of Pretrial Services ("PTS"). The residence must be within 50 miles of the United States District Court for the Eastern District of New York, 225 Cadman Plaza East, Brooklyn, New York. The defendant may leave his residence only upon approval in writing by the FBI and PTS, and under terms and conditions approved in writing by the FBI and PTS, except that the defendant may leave his residence without prior approval for medical emergencies. Attorney visits, court dates, religious services, and shopping for food and other necessities may be undertaken with notice to the FBI and PTS. Both PTS and the FBI shall receive any electronic monitoring alerts. The cost of the electronic monitoring shall be borne solely by the defendant.
- 6. A private security service, approved by the U.S. Attorney's Office and the FBI, will monitor the defendant's physical location and provide security 24 hours per day, 7 days per week. The private security service shall accompany the defendant during all transit to and from his residence. The defendant may have private meetings with his counsel of record in this case with the security service in sufficiently close proximity to perform its duties.

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Attachment B

- I. Cash Securing the Bond
 - a. USD \$3,300,000 in cash to be deposited with the clerk of the court
 - i. These funds belong to and are pledged by
 - 1. Eugenio Burzaco (Mr. Burzaco's brother)
 - 2. Pablo Miguens (Mr. Burzaco's attorney and friend)
 - 3. Mariano Mendilaharzu (Mr. Burzaco's attorney and friend)
 - 4. Alejandro Burzaco
 - ii. USD \$1,000,000 of the funds shall be wired to the Court by Wednesday,August 5, 2015
 - iii. The remaining USD \$2,300,000 will be deposited by October 1, 2015
- II. Real Property Securing the Bond
 - a. (owned by Andrea Burzaco, with equity in excess of \$200,000)
 - b. (owned by Andrea Burzaco, with equity in excess of \$200,000)
 - c. Coccupied by Pablo Miguens, owned by Dagos

LLC, with equity in excess of \$200,000)

Other Assets Securing the Bond (which are not to be transferred, sold, liquidated or hypothecated)

Torneos y Compentencias Stock Certificate (owned by Alejandro Burzaco, with equity in excess of \$15,000,000) deposited with the Court

IV. Signatories

a. Andrea Burzaco (Mr. Burzaco's sister)

i. Annual Income:			
ii. Net worth:			
b. Eva L.A. Dziewanowska (Mr. Burzaco's mother)			
i. Annual Income:			
ii. Net worth:			
c. Juan Facundo Santucci (Godfather to Mr. Burzaco's child)			
i. Annual Income:			
ii. Net worth:			
d. Eugenio Burzaco			
i. Annual Income:			
ii. Net worth:			
e. Pablo Miguens			
i. Annual Income:			
ii. Net worth:			
f. Mariano Mendilaharzu			
i. Annual Income:			
ii. Net worth:			
g. Alejandro Burzaco			
Security (to be paid for by Mr. Burzaco)			
a. 24 hour home confinement with electronic monitoring			

b. 24 hour guard presence supplied by a private security service approved by the

United States Attorney's Office and the FBI.

V.